First print



New South Wales

Home Building Amendment Bill 2011

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to amend the *Home Building Act 1989* (*the Act*), the *Home Building Regulation 2004* (*the Regulation*) and the *Civil Liability Act 2002* as follows:

- (a) to consolidate and amend provisions that deal with limitations on when a claim can be made under a policy of home warranty insurance to specify comprehensive arrangements for notifying losses and making claims,
- (b) to provide a comprehensive scheme for determining when residential building work was completed (for the purpose of establishing the commencement date of statutory warranty periods, insurance periods and other periods under the Act),
- (c) to align the statutory warranty periods for home building work with those for home warranty insurance (being 6 years for structural defects and 2 years for other defects),
- (d) to clarify the application of the Act to developers so as to include as a developer the owner of the land on which a developer does residential building work,

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- (e) to expand the list of persons who are not required to be beneficiaries under a contract of home warranty insurance because they are "related" to a developer or contractor to include related entities and related parties under the *Corporations Act 2001* of the Commonwealth,
- (f) to raise the threshold for the requirements for written home building contracts from \$1,000 to \$5,000 and to introduce a written "short form" contract requirement for work between \$1,000 and \$5,000,
- (g) to raise the threshold for the requirement for home warranty insurance and a 5-day cooling-off period for residential building work from \$12,000 to \$20,000,
- (h) to reduce the \$500 excess for home warranty insurance claims to \$250,
- (i) to increase the minimum home warranty insurance cover from \$300,000 to \$340,000,
- (j) to extend the statutory dispute resolution process to enable a contractor to notify a dispute with a consumer,
- (k) to provide for the sharing of information between NSW Fair Trading and the NSW Self Insurance Corporation in respect of functions under the Act,
- (l) to exempt a liability arising from breach of a statutory warranty under the Act from proportionate liability under the *Civil Liability Act 2002*.

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the amendments to be made to the proposed Act variously on the date of assent to the proposed Act or on a day to be appointed by proclamation.

Schedule 1 Amendment of Home Building Act 1989 No 147

Schedule 1 [2] and [3] extend the definition of *developer* of residential development in the Act to deem the owner of land on which residential building work is done by a developer to also be a developer in relation to the work. Schedule 1 [1], [5], [12], [16] and [28] make consequential amendments.

Schedules 1 [4] and 3 [9] provide for the determination of when residential building work was completed. The amendment also deals with residential building work that is completed in stages by providing that separate buildings can be regarded as complete prior to completion of the entire project. Schedule 1 [25] and [26] make consequential amendments to the start date of the period of cover under a home warranty insurance policy, so that the start date will be the date of completion of the work (without the alternative later start date of the end of the contract for the work, as at present).

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Schedules 1 [6]–[11] and 3 [1]–[4] make the following changes to the provisions regulating the form and content of home building contracts:

- (a) the threshold for the requirement that a home building contract be in writing will be raised from \$1,000 to \$5,000,
- (b) a written "short form" contract will be required for work between \$1,000 and \$5,000,
- (c) the threshold for a home building contract to include a 5-day cooling-off period will be raised from \$12,000 to \$20,000.

Schedule 1 [13] aligns the statutory warranty periods for home building work with those for home warranty insurance. This will provide a warranty period of 6 years for structural defects and 2 years for other defects, with an additional 6 months for a defect that does not become apparent until the last 6 months of a warranty period. The current warranty period is 7 years for all defects.

Schedule 1 [14] and [15] extend the provisions of the Act for dealing with building disputes notified by consumers to the Director-General to enable a contractor to notify a dispute with a consumer.

Schedules 1 [17]–[22] and 3 [12], [13] and [15] raise the threshold for the requirement for home warranty insurance from \$12,000 to \$20,000.

Schedules 1 [23] and 3 [7], [8] and [11] increase the minimum home warranty insurance cover from \$300,000 to \$340,000.

Schedules 1 [24] and 3 [5] reduce the \$500 maximum excess for home warranty insurance claims to \$250.

Schedule 1 [27] inserts new provisions that set out when a claim can be made under a policy of home warranty insurance, to provide as follows:

- (a) For policies issued from 1 May 1997 to 30 June 2002, a claim must be made during the period of insurance, or within 6 months after the period of insurance for defects that become apparent during the last 6 months of the period of insurance.
- (b) For policies issued on or after 1 July 2002, a claim must be made during the period of insurance, or within 6 months after the period of insurance for defects that become apparent during the last 6 months of the period of insurance. If a loss becomes apparent during the period of insurance but a claim cannot be made during that period, a claim can be made after the period of insurance but only if the loss was properly notified during the period of insurance (or within 6 months after the period of insurance for a loss that becomes apparent in the last 6 months of the period of insurance) and the claim was diligently pursued.
- (c) For policies issued before 1 July 2010 there is an absolute bar on making a claim more than 10 years after the work insured was completed.

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Schedule 1 [29] authorises the sharing of information in respect of functions under the Act between persons engaged in the administration of the Act and the NSW Self Insurance Corporation and members of its staff.

Schedule 1 [30] inserts a standard savings and transitional regulation-making power.

Schedule 1 [31] inserts savings and transitional provisions to extend the amendments made by the proposed Act to matters arising before the commencement of the amendments with certain exceptions for claims notified before the commencement of the amendments and a general exception for claims already made or matters the subject of pending or finalised legal proceedings.

Schedule 2 Amendment of Civil Liability Act 2002 No 22

Schedule 2 [1] exempts civil liability arising from breach of a statutory warranty under the *Home Building Act 1989* from the proportionate liability provisions of the *Civil Liability Act 2002*, so that joint and several liability will continue to apply in respect of any such liability in proceedings brought by a person having the benefit of the statutory warranty.

Schedule 2 [3] inserts a transitional provision that extends the amendment to civil liability arising before the commencement of the amendment but not so as to affect proceedings commenced before the commencement of the amendment. Schedule 2 [2] inserts a standard savings and transitional regulation-making power.

Schedule 3 Amendment of Home Building Regulation 2004

Schedule 3 makes the following additional amendments to the *Home Building Regulation 2004*:

- (a) **Schedule 3** [6] extends the list of persons who are not required to be beneficiaries under a contract of home warranty insurance to include (in addition to related companies of a developer or contractor) related entities and related parties under the *Corporations Act 2001* of the Commonwealth,
- (b) **Schedule 3 [10]** makes it clear that an existing provision that deems notice of a claim to constitute notice of a related loss does not apply to the proposed new provisions that limit when a claim can be made,
- (c) Schedule 3 [14] makes a consequential amendment.

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New South Wales

Home Building Amendment Bill 2011

No , 2011

A Bill for

An Act to amend the *Home Building Act 1989* to make further provision in respect of home warranty insurance, statutory warranties, developers, building disputes and administrative arrangements; to amend the *Civil Liability Act 2002* in relation to proportionate liability; and for other purposes.

The	Legisl	ature of New South Wales enacts:	1
1	Nam	e of Act	2
		This Act is the Home Building Amendment Act 2011.	3
2	Com	mencement	4
	(1)	This Act commences on the date of assent to this Act, except as provided by subsection (2).	5 6
	(2)	Schedule 1 [6]–[11], [13] and [17]–[24] and Schedule 3 [1]–[8] and [11]–[15] commence on a day or days to be appointed by proclamation.	7 8

Amendment of Home Building Act 1989 No 147

Scl	nedu	le 1	Amendment of Home Building Act 1989 No 147	1 2
[1]	Sect	ion 3	Definitions	3
	Inser	rt in alj	phabetical order in section 3 (1): <i>developer</i> —see section 3A.	4 5
[2]	Sect	ion 3A	A Application of provisions to developers	6
	Omi	t "is a	developer who does the work" from section 3A (1).	7
	Inser	rt inste	ad "is a developer in relation to that residential building work".	8
[3]	Sect	ion 34	A (1A)	9
	Inser	rt after	section 3A (1):	10
		(1A)	Residential building work done on land in the circumstances set out in subsection (2) is, for the purpose of determining who is a developer in relation to the work, deemed to have been done on behalf of the owner of the land (in addition to any person on whose behalf the work was actually done). Note. This makes the owner of the land a developer even if the work is actually done on behalf of another person (for example, on behalf of a party to a joint venture agreement with the owner for the development of the land). The other person on whose behalf the work is actually done is also a developer in relation to the work.	11 12 13 14 15 16 17 18 19 20
[4]	Sect	ion 3E	3	21
	Inser	rt after	section 3A:	22
	3B	Date	e of completion of residential building work	23
		(1)	The completion of residential building work occurs on the date that the work is complete within the meaning of the contract under which the work was done.	24 25 26
		(2)	If the contract does not provide for when work is complete (or there is no contract), the completion of residential building work occurs on <i>practical completion</i> of the work, which is when the work is completed except for any omissions or defects that do not prevent the work from being reasonably capable of being used for its intended purpose.	27 28 29 30 31 32
		(3)	It is to be presumed (unless an earlier date for practical completion can be established) that practical completion of residential building work occurred on the earliest of whichever of the following dates can be established for the work:	33 34 35 36

- (a) the date on which the contractor handed over possession of the work to the owner,
- (b) the date on which the contractor last attended the site to carry out work (other than work to remedy any defect that does not affect practical completion),
- (c) the date of issue of an occupation certificate under the *Environmental Planning and Assessment Act 1979* that authorises commencement of the use or occupation of the work,
- (d) (in the case of owner-builder work) the date that is 18 months after the issue of the owner-builder permit for the work.
- (4) If residential building work comprises the construction of 2 or more buildings each of which is reasonably capable of being used and occupied separately, practical completion of the individual buildings can occur at different times (so that practical completion of any one building does not require practical completion of all the buildings).
- (5) This section applies for the purposes of determining when completion of residential building work occurs for the purposes of any provision of this Act, the regulations or a contract of home warranty insurance.

[5] Section 4 Unlicensed contracting

Omit section 4 (4). Insert instead:

(4) A developer in relation to residential building work must not contract with another person for the other person to do that residential building work on behalf of the developer unless the other person is the holder of a contractor licence authorising the other person to do work of that kind.

Maximum penalty: 1,000 penalty units in the case of a corporation and 200 penalty units in any other case.

[6] Section 6 Application of requirements for contracts

Omit "sections 7, 7A and 7B" wherever occurring in section 6 (2).

Insert instead "sections 7, 7AAA, 7A and 7B".

[7] Section 7 Form of contracts

Insert before section 7 (1):

(1A) This section applies to a contract only if the contract price exceeds the prescribed amount or (if the contract price is not

Amendment of Home Building Act 1989 No 147

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known) the reasonable market cost of the labour and materials 1 involved exceeds the prescribed amount. The prescribed amount 2 is the amount prescribed by the regulations for the purposes of 3 this section and is inclusive of GST. 4 [8] Section 7AAA 5 Insert after section 7: 6 7444 Form of contracts—small jobs 7 This section applies to a contract only if the contract is not one to (1)8 which section 7 applies and the contract price exceeds the 9 prescribed amount or (if the contract price is not known) the 10 reasonable market cost of the labour and materials involved 11 exceeds the prescribed amount. The prescribed amount is the 12 amount prescribed by the regulations for the purposes of this 13 section and is inclusive of GST. 14 A contract must be in writing and be dated and signed by or on (2)15 behalf of each of the parties to it. 16 (3) A contract must contain: 17 the names of the parties, including the name of the holder (a) 18 of the contractor licence shown on the contractor licence, 19 and 20 (b) the number of the contractor licence, and 21 (c) a description of the work to which the contract relates, and 22 any plans and specifications for the work, and (d)23 the contract price if known. (e) 24 (4) The contract must comply with any requirements prescribed by 25 the regulations for the purposes of a contract to which this section 26 applies. 27 **Section 7AA Consumer information** [9] 28 Insert before section 7AA (1): 29 This section applies only to contracts to which section 7 applies. (1A)30 [10] Section 7A Offence 31 Insert "or 7AAA" after "section 7". 32

Schedule 1 Amendment of Home Building Act 1989 No 147

[11] Section 7BA Cooling-off period: person may rescind a contract for residential building work within 5 days without penalty

Insert before section 7BA (1):

(1A) This section applies to a contract only if the contract price exceeds the prescribed amount or (if the contract price is not known) the reasonable market cost of the labour and materials involved exceeds the prescribed amount. The *prescribed amount* is the amount prescribed by the regulations for the purposes of this section and is inclusive of GST.

[12] Section 18C Warranties as to work by others

Insert at the end of section 18C:

(2) For the purposes of this section, residential building work done on behalf of a developer is taken to have been done by the developer.

[13] Section 18E Proceedings for breach of warranties

Omit section 18E (1). Insert instead:

- (1) Proceedings for a breach of a statutory warranty must be commenced in accordance with the following provisions:
 - (a) proceedings must be commenced before the end of the warranty period for the breach,
 - (b) the warranty period is 6 years for a breach that results in a structural defect (as defined in the regulations) or 2 years in any other case,
 - (c) the warranty period starts on completion of the work to which it relates (but this does not prevent proceedings from being commenced before completion of the work),
 - (d) if the work is not completed, the warranty period starts on:
 - (i) the date the contract is terminated, or
 - (ii) if the contract is not terminated—the date on which work under the contract ceased, or
 - (iii) if the contract is not terminated and work under the contract was not commenced—the date of the contract,
 - (e) if the breach of warranty becomes apparent within the last 6 months of the warranty period, proceedings may be commenced within a further 6 months after the end of the warranty period,

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		(f)	a breach of warranty <i>becomes apparent</i> when any person entitled to the benefit of the warranty first becomes aware (or ought reasonably to have become aware) of the breach.	1 2 3
[14]	Section 48	BC Noti	ification of building dispute	4
	Insert after	section	n 48C (1):	5
	(1A)	the I dispu speci anoth	ntractor may notify the Director-General, in such manner as Director-General may approve, that the contractor has a ite with a person with respect to residential building work or ialist work done by the contractor, not being a dispute with her contractor. The regulations may impose restrictions on isputes that can be notified under this subsection.	6 7 8 9 10 11
[15]	Section 48	BD Inve	estigation of dispute	12
	Omit "the o	compla	inant and the contractor" from section 48D (2).	13
	Insert inste in dispute"		e complainant and the person with whom the complainant is	14 15
[16]	Section 90	Defini	itions	16
	Omit the de	efinitio	n of <i>developer</i> from section 90 (1).	17
[17]			ract work must be insured	18
[17]	Section 92	2 Contr	• · · · ·	18 19
[17]	Section 92	2 Contr on 92 (3 This the an section mark	ract work must be insured	
[17]	Section 92 Omit sectio	2 Contr on 92 (2 This the au section mark that a	 ract work must be insured 3). Insert instead: section does not apply if the contract price does not exceed mount prescribed by the regulations for the purposes of this on or (if the contract price is not known) the reasonable tet cost of the labour and materials involved does not exceed 	19 20 21 22 23
	Section 92 Omit section (3)	Contr on 92 (2 This the a section mark that a 2 (5)	 ract work must be insured 3). Insert instead: section does not apply if the contract price does not exceed mount prescribed by the regulations for the purposes of this on or (if the contract price is not known) the reasonable tet cost of the labour and materials involved does not exceed amount. 	19 20 21 22 23 24
	Section 92 Omit section (3) Section 92 Omit the su	2 Contr on 92 (2 This the a section mark that a 2 (5) ubsection	 ract work must be insured 3). Insert instead: section does not apply if the contract price does not exceed mount prescribed by the regulations for the purposes of this on or (if the contract price is not known) the reasonable tet cost of the labour and materials involved does not exceed amount. 	19 20 21 22 23 24 25
[18]	Section 92 Omit section (3) Section 92 Omit the su Section 95	2 Contr on 92 (2 This the a section mark that a 2 (5) ubsection 5 Owne	 ract work must be insured 3). Insert instead: section does not apply if the contract price does not exceed mount prescribed by the regulations for the purposes of this on or (if the contract price is not known) the reasonable tet cost of the labour and materials involved does not exceed amount. on. 	19 20 21 22 23 24 25 26
[18]	Section 92 Omit section (3) Section 92 Omit the su Section 95	2 Contr on 92 (2 This the a section mark that a 2 (5) ubsection 5 Owne	 ract work must be insured 3). Insert instead: section does not apply if the contract price does not exceed mount prescribed by the regulations for the purposes of this on or (if the contract price is not known) the reasonable tet cost of the labour and materials involved does not exceed amount. on. er-builder insurance 	19 20 21 22 23 24 25 26 27
[18]	Section 92 Omit section (3) Section 92 Omit the su Section 95	2 Contr on 92 (2 This the a section mark that a 2 (5) ubsection 5 Owne on 95 (2 (b)	 ract work must be insured 3). Insert instead: section does not apply if the contract price does not exceed mount prescribed by the regulations for the purposes of this on or (if the contract price is not known) the reasonable tet cost of the labour and materials involved does not exceed amount. on. er-builder insurance 3) (b). Insert instead: if the reasonable market cost of the labour and materials involved does not exceed the amount prescribed by the 	19 20 21 22 23 24 25 26 27 28 29 30

[21]	Section 96 Insurance in relation to residential building work not carried out under contract		
	Omit section	on 96 (3) (e). Insert instead:	3
		(e) the reasonable market cost of the labour and materials involved does not exceed the amount prescribed by the regulations for the purposes of this section.	4 5 6
[22]	Section 90	6 (4)	7
	Omit the s	ubsection.	8
[23]	Section 10	02 General requirements for insurance	9
	Omit section	on 102 (3). Insert instead:	10
	(3)	The contract of insurance must provide for cover of not less than the amount prescribed by the regulations for the purposes of this subsection.	11 12 13
[24]	Section 10	02 (6)	14
	Omit the s	ubsection. Insert instead:	15
	(6)	A contract of insurance may provide that the insurer is not liable for such amount of each claim as is specified in the contract. The amount specified is not to exceed the amount prescribed by the regulations as the maximum excess.	16 17 18 19
[25]	Section 10	03B Period of cover	20
		ears after the completion of the work, or the end of the contract the work, whichever is the later" from section 103B (2) (a).	21 22
	Insert inste	ead "6 years after completion of the work".	23
[26]	Section 10	03B (2) (b)	24
		ears after the completion of the work, or the end of the contract the work, whichever is the later".	25 26
	Insert inste	ead "2 years after completion of the work".	27
[27]	Sections ²	103BA-103BC	28
	Omit section	on 103BA. Insert instead:	29
10	3BA Tim	e limits for policies issued between 1.5.1997 and 30.6.2002	30
	(1)	A contract of home warranty insurance entered into on or after 1 May 1997 and before 1 July 2002 provides insurance cover in	31 32

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respect of loss only if a claim in respect of the loss is made to the insurer during the period of insurance.

- (2) A loss that becomes apparent in the last 6 months of the period of insurance has an *extended claim period*, which permits a claim in respect of the loss to be made within 6 months after the loss becomes apparent. There is no extended claim period for a loss that arises from non-completion of work.
- (3) For the purposes of this section and section 103BB, a loss *becomes apparent* when a beneficiary under the contract of insurance first becomes aware (or ought reasonably to have become aware) of the loss.
- In this section and sections 103BB and 103BC:
 loss means loss indemnified by a contract of home warranty insurance.

period of insurance means the period for which a contract of home warranty insurance provides cover.

103BB Time limits for policies issued from 1.7.2002

(1) A contract of home warranty insurance entered into on or after 1 July 2002 provides insurance cover in respect of loss only if a claim in respect of the loss is made to the insurer during the period of insurance.

Note. Subsection (1) is the general rule but there are exceptions to this general rule, as provided by this section.

- (2) A loss that becomes apparent in the last 6 months of the period of insurance has an *extended claim period*, which permits a claim in respect of the loss to be made within 6 months after the loss becomes apparent. There is no extended claim period for a loss that arises from non-completion of work.
- (3) When a loss becomes apparent during the period of insurance but a claim cannot be made during that period because an insured event has not occurred, a claim can be made after the period of insurance (as a *delayed claim*) but only if:
 - (a) the loss was properly notified to the insurer during the period of insurance (or within 6 months after the loss became apparent in the case of a loss that became apparent in the last 6 months of the period of insurance), and
 - (b) the beneficiary under the contract of insurance making the claim diligently pursued the enforcement of the statutory warranty concerned after the loss became apparent.

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functions under this Act.

(4) A delayed claim can also be made when the insured event occurs in the last 6 months of the period of insurance (as if the insured event did not occur until after the period of insurance) subject to compliance with the other requirements of this section for a delayed claim. (5) A delayed claim cannot be made for a loss that arises from non-completion of work. (6) The regulations can make provision for or with respect to what constitutes or does not constitute diligent pursuit of the enforcement of a statutory warranty for the purposes of this 10 section. 11 (7)A loss is *properly notified* to an insurer only if the insurer has 12 been given notice in writing of the loss and the notice provides 13 such information as may be reasonably necessary to put the 14 insurer on notice as to the nature and circumstances of the loss. 15 The regulations can make provision for or with respect to the 16 form and content of such a notice. 17 103BC 10-year "long stop" limit on claims under existing policies 18 Despite any other provision of this Act, a contract of home (1)19 warranty insurance entered into before 1 July 2010 does not in 20 any circumstances provide insurance cover in respect of loss 21 unless a claim in respect of the loss is made to the insurer within 22 10 years after the work insured was completed. 23 Note. Section 3B provides for the date of completion of residential 24 building work. 25 This section does not operate to extend any period of insurance. (2)26 Section 103F Interpretation 27 Omit the definition of *developer* from section 103F (1). 28 Section 121B 29 Insert after section 121A: 30 121B Information sharing with Self Insurance Corporation 31 A person engaged in the administration of this Act may disclose (1)32 to the Self Insurance Corporation or a member of staff of the 33 Corporation information obtained in the course of the 34 administration or execution of this Act if the disclosure is for the 35 purpose of assisting the Self Insurance Corporation to exercise its 36

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		(2)	The Self Insurance Corporation or any member of staff of the Corporation may disclose to a person engaged in the administration of this Act information obtained in connection with the exercise of the functions of the Corporation under this Act if the disclosure is for the purpose of assisting in the administration or execution of this Act.	1 2 3 4 5 6
		(3)	Information may be disclosed under this section by giving access to any record of the information.	7 8
		(4)	A reference in this section to the functions of the Self Insurance Corporation under this Act includes the functions of the Corporation under section 8A (Specific functions in relation to home warranty insurance) of the <i>NSW Self Insurance</i> <i>Corporation Act 2004</i> .	9 10 11 12 13
[30]	Sche	dule 4	Savings and transitional provisions	14
	Inser	t at the	end of clause 2 (1):	15
			<i>Home Building Amendment Act 2011</i> , but only to the extent that it amends this Act	16 17
[31]	Sche	dule 4		18
	_			
	Inser	t at the	end of the Schedule:	19
		t at the t 19		19 20 21
			Provisions consequent on enactment of Home Building Amendment Act 2011	20
	Par	t 19	Provisions consequent on enactment of Home Building Amendment Act 2011	20 21
	Par	t 19 Defin	Provisions consequent on enactment of Home Building Amendment Act 2011 ition In this Part:	20 21 22 23
	Par 104	t 19 Defin	Provisions consequent on enactment of Home Building Amendment Act 2011 ition In this Part: <i>amending Act</i> means the <i>Home Building Amendment Act 2011</i> .	20 21 22 23 24
	Par 104	t 19 Defin Appli	Provisions consequent on enactment of Home Building Amendment Act 2011 ition In this Part: <i>amending Act</i> means the <i>Home Building Amendment Act 2011</i> . ication of Part This Part prevails to the extent of any inconsistency with any	20 21 22 23 24 25 26
	Par 104	t 19 Defin (1) (2)	Provisions consequent on enactment of Home Building Amendment Act 2011 ition In this Part: <i>amending Act</i> means the <i>Home Building Amendment Act 2011</i> . Action of Part This Part prevails to the extent of any inconsistency with any other provision of this Schedule. Regulations made under clause 2 of this Schedule have effect	20 21 22 23 24 25 26 27 28

(a) residential building work commenced or completed before the commencement of the amendment, and

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- (b) a contract of insurance entered into before the commencement of the amendment, and
- (c) a loss or liability that arose before the commencement of the amendment, and
- (d) the notification of a loss before the commencement of the amendment.

107 Legal proceedings not affected

An amendment made by the amending Act does not (despite any other provision of this Part) extend to or otherwise affect any decision of a court or tribunal in proceedings commenced in the court or tribunal before the commencement of the amendment (whether the decision is made before or after that commencement).

108 Thresholds for contract requirements

An amendment made by the amending Act to Part 2 of this Act (or to the *Home Building Regulation 2004*, to the extent that it relates to an amendment to that Part) does not apply in respect of a contract for residential building work entered into before the commencement of the amendment.

109 Proceedings for breach of statutory warranties

The amendment made to section 18E by the amending Act does not apply in respect of a contract for residential building work entered into before the commencement of the amendment.

110 Insurance thresholds

- (1) The amendment made by the amending Act to section 92 (and to clause 70 of the *Home Building Regulation 2004*, to the extent that it relates to the amendment to section 92) does not apply in respect of a contract for residential building work entered into before the commencement of the amendment.
- (2) The amendment made by the amending Act to section 95 (and to clause 70 of the *Home Building Regulation 2004*, to the extent that it relates to the amendment to section 95) does not apply in respect of a contract for the sale of land entered into before the commencement of the amendment.
- (3) The amendment made by the amending Act to section 96 (and to clause 70 of the *Home Building Regulation 2004*, to the extent

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that it relates to the amendment to section 96) does not apply to residential building work done before the commencement of the amendment.

111 Minimum insurance cover

An amendment made by the amending Act to section 102 (3) or clause 60 or 69 of the *Home Building Regulation 2004* does not apply in respect of a contract of insurance entered into before the commencement of the amendment.

Excess for home warranty insurance claims

The amendments made by the amending Act to substitute section 102 (6) and insert clause 18 of the *Home Building Regulation 2004* do not apply in respect of a contract of insurance entered into before the commencement of the amendments.

113 Pending claims not affected by new time limits

Sections 103BA–103BC (as inserted by the amending Act) do not apply to a loss in respect of which a claim was made under a policy of insurance before the commencement of the section concerned, whether or not the claim was finalised before that commencement.

114 Period of grace for claims where loss already properly notified

- (1) The requirement under section 103BA (as inserted by the amending Act) that a claim in respect of a loss be made during the required claim period is satisfied in the case of a loss for which no claim was made during the required claim period but that was properly notified to the insurer during the required claim period and before the commencement of that section if a claim in respect of the loss is made within 6 months after the commencement of that section.
- (2) The *required claim period* is the period of insurance or the period of 6 months after the loss became apparent in the case of a loss that became apparent in the last 6 months of the period of insurance.
- (3) In this clause, *properly notified* has the same meaning as in section 103BB.

115 Period of grace for proper notification of losses

(1) The requirement under section 103BB (3) (a) that a loss be *properly notified* to an insurer during the required notification period is satisfied in the case of a loss that was notified (but not

properly notified only because it was not notified in writing) to the insurer during the required notification period and before the commencement of that section if the loss is properly notified to the insurer within 6 months after the commencement of that section.

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(2) The *required notification period* is the period of insurance or the period of 6 months after the loss became apparent in the case of a loss that became apparent in the last 6 months of the period of insurance.

116 Time limits on claims in insurance contracts

A provision included in an insurance contract for the purpose of giving effect to clause 63 (3) of the *Home Building Regulation* 2004 is taken to be modified to the extent necessary to give effect to clause 63 (3) of that Regulation as amended by the amending Act.

117 Limitations on beneficiaries under contract of insurance

The amendment made by the amending Act to clause 55 of the *Home Building Regulation 2004* does not apply in respect of a contract of insurance entered into before the commencement of the amendment.

118 Proportionate liability

This Part does not apply to the amendments made by the amending Act to the *Civil Liability Act 2002*.

Note. Schedule 1 to the *Civil Liability Act 2002* provides transitional arrangements for amendments to that Act.

Amendment of Civil Liability Act 2002 No 22

Schedule 2		chedule 2 Amendment of Civil Liability Act 2002 No 22	
[1]	Section 34	Application of Part	2
1.1		section 34 (3):	4
	(3A)	This Part does not apply to a claim in an action for damages arising from a breach of statutory warranty under Part 2C of the	5 6
		Home Building Act 1989 and brought by a person having the	7
		benefit of the statutory warranty.	8
[2]	Schedule '	1 Savings and transitional provisions	9
	Insert at the	e end of clause 1 (1):	10
		<i>Home Building Amendment Act 2011</i> , but only to the extent that it amends this Act	11 12
[3]	Schedule [,]	1	13
	Insert at the	e end of the Schedule:	14
	Part 13	Provision consequent on enactment of	15
		Home Building Amendment Act 2011	16
		C	
	41 Oper	ration of proportionate liability amendment	17
		The amendment of section 34 by the Home Building Amendment	18
		Act 2011 extends to civil liability arising before the	19
		commencement of the amendment but not so as to affect proceedings commenced before the commencement of the	20 21
		amendment (whether or not the proceedings were finally	21
		determined before the commencement of the amendment).	23

Schedule 3 Amendment of Home Building Regulation 2004

Schedule 3	Amendment of Home Building
	Regulation 2004

[1]	Clau	se 11/	A	3		
	Inser	t befor	re clause 12:	4		
	11A Thresholds for contract requirements					
		(1)	The prescribed amount for the purposes of section 7 (Form of contracts) of the Act is \$5,000.	6 7		
		(2)	The prescribed amount for the purposes of section 7AAA (Form of contracts—small jobs) of the Act is \$1,000.	8 9		
		(3)	The prescribed amount for the purposes of section 7BA (Cooling-off period: person may rescind a contract for residential building work within 5 days without penalty) of the Act is \$20,000.	10 11 12 13		
[2]	Clau	se 13	Requirements for contracts for residential building work	14		
		rt "to se 13 (which section 7 of the Act applies" after "A contract" in 1).	15 16		
[3]			Exemptions from contract requirements for holders of licences	17 18		
	Omi	t claus	e 15 (d).	19		
[4]	Clau	se 17	Exemptions relating to cooling-off periods in contracts	20		
	Omi	t claus	e 17 (c).	21		
[5]	Clau	se 18		22		
	Inser	t after	clause 17:	23		
	18	Maxi	mum insurance excess	24		
			The maximum excess for the purposes of section 102 (6) of the Act is \$250.	25 26		
[6]	Clau	se 55	Beneficiaries	27		
	Inser	t after	clause 55 (2) (d):	28		
			(e) a body corporate that is related, within the meaning of section 50 of the <i>Corporations Act 2001</i> of the Commonwealth, to any corporate person referred to in paragraph (a), (b) or (c),	29 30 31 32		

Amendment of Home Building Regulation 2004

		(f)	a body corporate that is a related party, within the meaning of section 228 of the <i>Corporations Act 2001</i> of the Commonwealth, of any corporate person referred to in paragraph (a), (b) or (c).	1 2 3 4
[7]	Clause 60	Minim	um insurance cover	5
	Omit clause	e 60 (1). Insert instead:	6
	(1)	presc insur	the purposes of section 102 (3) of the Act, the amount cribed is \$340,000 in relation to each dwelling to which the rance relates, subject to clause 69 (Requirements for rance for residential flat buildings).	7 8 9 10
[8]	Clause 60	(2) and	d (3)	11
	Omit the su	bclaus	ses.	12
[9]	Clause 61	Period	d of cover	13
	Omit the cl			14
[10]	Clause 63	Time I	limits for notice of loss or damage	15
	Omit clause	e 63 (3). Insert instead:	16
	(3)	insur inclu giver same	beneficiary gives notice of a loss (the <i>notified loss</i>) to the rer, the beneficiary is taken for the purposes of a provision aded in an insurance contract pursuant to this clause to have n notice of every loss (a <i>related loss</i>) that was caused by the e defect as caused the notified loss, whether or not the claim spect of the notified loss has been settled.	17 18 19 20 21 22
	(4)	loss clain 103E this	giving of notice of or the making of a claim for the notified does not constitute the giving of notice of or the making of a n for any related loss for the purposes of sections BA-103BC of the Act, and those sections are not affected by clause or any provision included in an insurance contract uant to this clause.	23 24 25 26 27 28
[11]	Clause 69	Requi	rements for insurance for residential flat buildings	29
	Omit "\$200),000"	from clause 69 (2) wherever occurring.	30
	Insert instea	ad ''\$3	40,000".	31
[12]	Clause 69	(1) and	d (2)	32
_	Omit "\$12,	000" v	wherever occurring. Insert instead "\$20,000".	33

Schedule 3 Amendment of Home Building Regulation 2004

[13]	Clause 70	1
	Omit the clause. Insert instead:	2
	70 Insurance thresholds	3
	The amount of \$20,000 (inclusive of GST) is prescribed for the purposes of sections 92, 95 and 96 of the Act.	4 5
[14]	Clause 71 Meaning of "structural defect"	6
	Omit "section 103B (2)". Insert instead "sections 18E (1) (b) and 103B (2)".	7
[15]	Schedule 3 Additional contract provisions	8
	Omit "The contractor must provide the owner with a certificate of home warranty insurance (for work over \$12,000) before commencement of work and before demanding or receiving any payment.".	9 10 11
	Insert instead "The contractor must provide the owner with a certificate of home warranty insurance (for work over \$20,000) before commencement of work and before demanding or receiving any payment. Your contractor may be able to organise optional home warranty insurance for work up to \$20,000, and you can discuss this with your contractor."	12 13 14 15 16